## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

DR. JASMINE YOUNGE,

Plaintiff,

v.

FULTON JUDICIAL CIRCUIT DISTRICT ATTORNEY'S OFFICE, GEORGIA

Defendant.

Civil Action No.

1:20-cv-00684-WMR-CMS

JURY TRIAL DEMANDED

# MOTION TO STRIKE AND SUBSTITUTE EXHIBIT 1 TO PLAINTIFF'S SUMMARY JUDGMENT RESPONSE

COMES NOW, Plaintiff Dr. Jasmine Younge ("Plaintiff"), by and through the undersigned counsel, and hereby moves to strike [Doc. 109-2] (i.e. Exhibit 1 to Plaintiff's Summary Judgment Response – the Declaration of Jasmine Younge) and substitute it with that attached version of the same Declaration that is filed herewith. In support thereof, Plaintiff states as follows:

1. On June 10, 2022, Plaintiff filed her Response to Defendant's Motion for Summary Judgment. [Doc. 109]. This filing included [Doc. 109-2], which should have been the Declaration of Jasmine Younge (Exhibit 1 to Plaintiff's Summary Judgment Response).

- 2. On June 13, 2022, Plaintiff's undersigned counsel received a notification from the Quality Control department of this Court's Clerk's Office, notifying him that [Doc. 109-2] was filed as a blank document. The email instructed, "If the attachment is incorrect, you must file a Motion to Strike, and refile this document with the correct PDF attached."
- 3. It appears there was a technical issue with the PDF Plaintiff's counsel had of the Declaration of Jasmine Younge and how that PDF interacted with the Court's CM/ECF system. In order to correct that technical issue, Plaintiff's counsel has printed and re-scanned the Declaration.
- 4. Per the Clerk's instructions, Plaintiff respectfully moves the Court to strike [Doc. 109-2] and substitute it with the version of the Declaration filed herewith.
- 5. The corrected version of the Declaration is filed herewith as an attachment. Its number in this Docket is expected to be [Doc. 111-2].
  - 6. A Proposed Order is attached hereto for the Court's convenience.

## [SIGNATURE ON NEXT PAGE]

Respectfully submitted this 13th day of June, 2022.

### **BARRETT & FARAHANY**

s/ Matthew C. Billips
Matthew C. Billips
Georgia Bar No. 057110
Grace A. Starling
Georgia Bar No. 464958

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## **CERTIFICATE OF SERVICE**

I hereby certify that on this day, I electronically filed the foregoing *Motion to*Strike and Substitute Exhibit 1 to Plaintiff's Summary Judgment Response with the

Clerk of Court using the CM/ECF system which will automatically send email notification of such filing to the attorneys of record.

Respectfully submitted this 13th day of June, 2022.

#### **BARRETT & FARAHANY**

s/ Matthew C. Billips
Matthew C. Billips
Georgia Bar No. 057110
Grace A. Starling
Georgia Bar No. 464958